

INFORMATION - GENERAL C.P.L. 100.15  
-----

STATE OF NEW YORK : COUNTY OF ULSTER  
JUSTICE COURT - TOWN OF SAUGERTIES

-----X  
The People Of The State of New York  
- against -

INFORMATION

Ronald Lipton Brett Lipton  
Defendant  
-----X

I, John Wrolsen, residing at 85 Wrolsen Dr., Saugerties, New York,  
by this information makes written accusation as follows:

That Ronald Lipton, and Brett Lipton, on the 14 day of February  
1999, at 85 Wrolsen Dr in the Town of Saugerties, County of Ulster,  
State of New York, did commit the offense of trespass a violation in  
violation of Section 140.05 of the Penal Law of the State of New York,  
in that they did, at the aforesaid time and place.

COUNT ONE: A person is guilty of trespass when he knowingly enters or  
remains unlawfully in or upon premises.

The facts upon which this information is based are as follows:

The said defendant, at aforesaid time and place, knowingly pulled into  
our driveway, at 85 Wrolsen Dr. in the town of Saugerties, Ulster  
County, New York then pulled back out and headed back toward Glasco  
Turnpike. Ronald was advised on 2/12/99 approximately 11:54 AM,  
"effective immediately you Ron Lipton and Brett Lipton are to  
discontinue contacting us by any means." Also in the past I told  
Ronald on several occasions not to call the family or enter the  
property. All contrary to the provision of the statute in such case  
made and provided.

The foregoing factual allegations are based upon personal knowledge of the complainant (and upon information and belief, the sources of complainants information and belief being, *et Known*

Wherefore, Complainant prays that \_\_\_\_\_  
be dealt with pursuant to law.

\*\* Subscribed and sworn to before me on

\_\_\_\_\_, 19\_\_\_\_

\_\_\_\_\_  
Name

\_\_\_\_\_  
Title or Office

\_\_\_\_\_  
Complainant

\* Set forth statutory language constituting the offense

\*\* Use only one

\*Verification By Subscription and Notice Pursuant to CPL Section 100.30, subd. 1, par d.

False statements made in the foregoing instrument are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law. Accordingly and with notice of the foregoing statements of facts are true, under penalty of perjury, this 14 day of February, 1999

Appearance ticket issued to Defendant(s) Yes ☐ No ☒ for Court Appearance on \_\_\_\_\_, 19\_\_\_\_ Time \_\_\_\_\_ at \_\_\_\_\_

\_\_\_\_\_, N.Y.

Bail posted Yes ☐ No ☐ \$ \_\_\_\_\_ With \_\_\_\_\_

STATE OF NEW YORK

County \_\_\_\_\_

Court \_\_\_\_\_

of \_\_\_\_\_

The People of the State of New York

against \_\_\_\_\_

Defendant \_\_\_\_\_

Information

Filed this \_\_\_\_\_ day \_\_\_\_\_

of \_\_\_\_\_, 19\_\_\_\_

Judge - Justice \_\_\_\_\_

